

The case of following lots.
 I hereby release and discharge the following property to wit Lots 157, 159, 161, 162, 163 on New York Street, also Lots 20, 112, 113, 114 on New Hampshire Street
 Also Lots 100 in Block 54 in the City of Lawrence from the mortgage executed by Mary J. McCullough to C. W. Griffith and recorded March
 1881 in Book 1 of Mortgages at page 215. — Witness my hand this June 28th A.D. 1881
 State of Kansas, Douglas County,
 C. W. Griffith who acknowledged the execution of the above release in and for said County and State
 Filed and Recorded June 28th 1881 at 4 52 P.M. of the Honorable Register of Deeds
 my Commission expires on 1882 public

fifty nine (159) One hundred and sixty one (161), One hundred and
 sixty two (162), and one hundred and sixty three (163) on New
 York Street also Lots numbered Twenty (20) One hundred and twelve (112),
 One hundred and sixty six (166) on New Hampshire Street all in the City of
 Lawrence also Lot Number One hundred and sixty four (164) in
 Block number fifty four (54) on Arkansas Street in that part of the City
 of Lawrence known as West Lawrence — with the appurtenances
 and all the estate title and interest of the said parties of the first part
 herein This Grant is intended as a Mortgage to secure the
 payment of the sum of Three Thousand Dollars accor-
 ding to the terms of one certain promissory note of even date
 herewith made by said Mary J. McCullough to said G. W. Griffith
 for said sum of Three Thousand dollars payable ninety days
 after date with interest at the rate of twelve per cent per annum
 after maturity And this conveyance shall be void if such
 payment be made as is herein specified But if default be
 made in said payment or any part thereof as provided then
 this conveyance shall become absolute and it shall be law-
 ful for said party of the second part his executors admin-
 istrators and assigns at any time thereafter to sell
 the premises hereby granted or any part thereof in
 the manner prescribed by law and out of all the
 moneys arising from such sale to retain the amount
 then due for principal and interest and also for statu-
 tory damages in case of protest together with the
 costs and charges of making such sale and — per-
 cent on the amount secured by this mortgage
 as a reasonable attorneys fee for foreclosure hereof
 and the surplus if any there be shall be paid by the
 party making such sale to the said Mary J. McCullough
 her heirs or assigns and for the said consideration
 the said parties of the first part hereby waive ap-
 praisalment of said real estate
 In Witness Whereof The said parties of the first part
 have hereunto set their hands and seals the day and
 year last above written

Mary J. McCullough 
 Gends B. W. McCullough 

State of Kansas }
 County of Douglas } ss

Be it Reminded that on this County fifth day of Feb-
 ruary A.D. 1881 before me a Notary Public in and for said County and